

# **EXHIBIT 7**

1 UNITED STATES BANKRUPTCY COURT  
2 NORTHERN DISTRICT OF CALIFORNIA  
3 SAN FRANCISCO DIVISION

4 In re:

5 PG&E CORPORATION

6 - and -

7 PACIFIC GAS AND ELECTRIC  
8 COMPANY,

9 Debtors.

Bankruptcy Case  
No. 19-30088 (DM)

Chapter 11  
(Lead Case)  
(Jointly Administered)

**DECLARATION OF MARTIN  
HAMBURGER REGARDING WILLIAM  
B. ABRAMS MOTION TO DESIGNATE  
IMPROPERLY SOLICITED VOTES  
PURSUANT TO 11 U.S.C. §1125(B) AND  
1126(E) AND BANKRUPTCY RULE 2019**

- 10 ☐ Affects PG&E Corporation  
11 ☐ Affects Pacific Gas and Electric Company  
12 ☒ Affects both Debtors

13 *\* All papers shall be filed in the Lead Case,  
14 No. 19-30088 (DM).*

Date: May 12, 2020  
Time: 10:00 a.m. (Pacific Time)  
Place: United States Bankruptcy Court  
Courtroom 17, 16th Floor  
450 Golden Gate Avenue  
San Francisco, CA 94102

Re: Docket No. 6799, 6964, 6963

15 **DECLARATION OF MARTIN HAMBURGER**

16 Martin Hamburger declares the following pursuant to 28 U.S.C. § 1746:

17 1. I am a consultant for various political campaigns, primarily those running for the  
18 United States Congress. In addition, my firm contracts its services to others.

19 2. Knowing that this Court's Disclosure Statement would be distributed to those  
20 filing timely Notices of Claims by March 31, 2020, I created television ads to begin playing in the  
21 Santa Rosa ("North Bay") and Chico Designated Market Areas ("DMAs") on March 31, 2020. A  
22 link to these television ads may be accessed by clicking the following links:  
23 [https://www.dropbox.com/sh/0vk10bmk10419hc/AABYmRBXYMJm-tvAw151iqI\\_a?dl=0](https://www.dropbox.com/sh/0vk10bmk10419hc/AABYmRBXYMJm-tvAw151iqI_a?dl=0).  
24

25 3. I affirm that these advertisements did not begin to play in neither the North Bay  
26 nor Chico DMAs prior to March 31, 2020.  
27  
28

4. In addition, either before, during or after WATTS GUERRA's telephonic town hall meetings with its clients on March 21, 2020, March 26, 2020, March 31, 2020, April 4, 2020, April 11, 2020, April 18, 2020, April 25, 2020 and May 2, 2020, I digitally recorded over ZOOM these meetings, and prepared excerpts of the Questions and Answers ("Q&A's") whereby questions asked to WATTS GUERRA and its associated counsel during the week prior to the telephonic town hall meetings scheduled on Saturdays at 12:00 p.m. PDT were routed to Mikal Watts, who answered those questions on video. I edited those answers by topic, and sent those to Spencer Zack, for him to put on [www.firesettlementfacts.com](http://www.firesettlementfacts.com). I have reviewed those videos on [www.firesettlementfacts.com](http://www.firesettlementfacts.com) and hereby affirm that all such video excerpts are true and correct copies of the videos I created of Mikal Watts answering client questions on video.

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 7<sup>th</sup> day of May, 2020.

/s/ Martin Hamburger  
Martin Hamburger